## **REMARKS**

Entry of the foregoing and reconsideration of the application identified in caption, as amended, pursuant to and consistent with 37 C.F.R. §1.114 and in light of the remarks which follow, are respectfully requested.

By the above amendments, claim 16 has been canceled without prejudice or disclaimer. Claims 1, 4, 6, 8, 12, 14, 15, 17 and 18 have been amended to recite "a display device." Claims 1, 17 and 18 have been amended for clarification purposes by deleting the term "liquid crystal." Claim 9 has been amended for clarification purposes by replacing the word "using" with "comprising."

The courtesy extended by Examiner Hon to Applicants' representative during the telephonic interview conducted on January 12, 2005, is greatly appreciated. At the conclusion of the interview, the Examiner agreed that the amendments set forth above, together with the filing of a Terminal Disclaimer with respect to U.S. Patent Nos. 6,977,696 and 6,559,915, would be effective to place the application in condition for allowance.

Accordingly, upon entry of the above amendments and consideration of the attached Terminal Disclaimer with respect to the '696 and '915 patents, favorable action in the form of a Notice of Allowance is believed to be next in order, and such action is earnestly solicited.

If there are any questions concerning this paper or the application in general, the Examiner is invited to telephone the undersigned.

Respectfully submitted,

BUCHANAN INGERSOLL PC (INCLUDING ATTORNEYS FROM BURNS, DOANE, SWECKER & MATHIS)

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